

ATTACHMENT A

Received

APR 03 2014

US ATTORNEY
N.D. OKLAHOMA

Dear Mr. O'Reilly

I received your letter today and must decline what you propose. I obviously seek the return of my property taken during the grand jury investigation on September 16, 2005.

Rule 41(g) specifically mandates "the court must return the property to Movant." You are not the Court. Have a great day.

3/27/14

Truly
Lindsey K Springer

Declaration of Mailing

I declare under the penalty of perjury, pursuant to 28 U.S.C. § 1746(1), under the laws of the United States of America, that on March 28, 2014 I deposited this document in the U.S. Mailbox located inside FSH LaTuna to Charles A. O'Reilly, 110 West 7th Street, Suite 300 Tulsa, Oklahoma 74119,

Lindsey K Springer
declarant

Lindsey Kent Springer
Reg # 02580-063
Federal Satellite Low-hatuna
P.O. Box 6000
Anthony New Mexico 88021

EL PASO TX 799

31 MAR 2014 PM 2 1

XRAY



Legal Mail

⇌02580-063⇌
Charles A Oreilly
Suite 300
110 W 7TH ST
Tulsa, OK 74119
United States

Received

APR 03 2014

**US ATTORNEY
N.D. OKLAHOMA**

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